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6 Attorney for Plaintiffs/Judgment Creditors Angelito Trinidad, Esperanza David,
7 Ronnie Palermino, Herman Tejada and Tony Alovera

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9 **IN THE UNITED STATES DISTRICT COURT**
10 **FOR THE**
11 **DISTRICT OF THE NORTHERN MARIANA ISLANDS**

12

13 **ANGELITO TRINIDAD, et al.,**

14 **CIVIL ACTION NO. 97-0073**

15 **Plaintiffs,**

16 **vs.**

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18 **JOHN S. PANGELINAN, et al.,**

19 **Defendants**

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21 **SUBMISSION OF STATEMENT**
22 **OF COSTS AND FEES**

23 Pursuant to this court's Order Holding John S. Pangelinan in Civil
24 Contempt of Court, Doc. No. 543, entered on October 23, 2006, the following
25 costs and fees are submitted:

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27 1. Investigating the title of Lot No. E.A. 222

28 Commonwealth Recorder's copying fees..... \$ 2.00
(Copies of Confirmation Deed and Quitclaim Deed)

1 Attorney's Fees..... \$37.50
2 (Reviewed Recorder's Office's logbook and document
files)

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4 **2. Investigating the Court's Sua Sponte Order to Show Cause**

5 Photocopies..... \$21.00
6 (Plaintiffs' reply to Defendants' Response to OSC)

7 Administrative Service Fee (manual court filing)..... \$ 5.00

8 Postage \$.78
9 (For mailing copy of Plaintiffs' Reply to John S. Pangelinan and
Merced B. Pangelinan)

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11 Attorney's Fees..... \$150.00
12 (Reviewed court's sua sponte OSC, reviewed defendants'
13 Response to OSC, researched court's authority during
14 post-judgment and execution proceedings, and fraudulent
15 conveyances)

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17 **3. Investigating and filing Motion to Stay Sale and Associated Costs**

18 Service of process \$50.00
19 (Process fee for serving John S. Pangelinan and Merced B.
Pangelinan)

20 Photocopies..... \$45.00
21 (Motion and Exhibits)

22 Administrative service fee..... \$ 5.00
23 (Efiling of Motion to Stay Sale)

24 Attorney's Fees..... \$150.00
25 (Drafting of Motion)

26 **TOTAL** \$466.28

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1 I am the attorney who claims these costs. To the best of my knowledge and
2 belief this statement of costs and fees is correct and such costs were necessarily
3 incurred in investigating the title of Lot No. E.A. 222, in investigating the court's
4 *sua sponte* order to show cause, and in investigating and filing Plaintiffs' motion
5 to stay sale and associated costs in staying the sale.
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Respectfully submitted on this ____ day of November 2006.

11 _____/s/_____
12 LILLIAN A. TENORIO
13 Attorney for Plaintiffs
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